

In the Matter Of:

IN RE CAPTAIN DENNIS WALSH

CAPTAIN DENNIS WALSH

November 03, 2016

Amicustm
court reporters, inc

300 West Adams St. Ste 800

Chicago, IL 60606

Phone: 312.641.3500

Fax: 312.641.3795

Email: info@amicusreporters.com

WALSH CAPTAIN DENNIS
IN RE CAPTAIN DENNIS WALSH

- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24

The interview of CAPTAIN DENNIS WALSH, taken in the above-entitled cause, before Teresa Volpentesta, a notary public within and for the County of Cook and State of Illinois, and a Certified Shorthand Reporter of said state, at 300 West Adams Street, Chicago, Illinois, Suite 800, on the 3rd day of November, 2016 at the hour of 2:05 p.m.

1 APPEARANCES:

2

3 POLICEMEN'S BENEVOLENT & PROTECTIVE
4 ASSOCIATION LABOR COMMITTEE
5 (206 South Jefferson, Suite 100
6 Chicago, Illinois 60661
7 773.410.0840), by:
8 tomplesines@gmail.com
9 MR. THOMAS PLEINES,

7

8

On behalf of Captain Dennis
Walsh;

9

10

11 OFFICE OF THE INSPECTOR GENERAL
12 (740 North Sedgwick Street, Suite 200
13 Chicago, Illinois 60654
14 773.478.5228), by:
15 kbrown@chicagoinspectorgeneral.org
16 pneumer@chicagoinspectorgeneral.org
17 MR. PETER NEUMER and
18 MR. KRISTOPHER BROWN,

15

16

On behalf of the City of Chicago.

17

18

19

20

21

22

23

24

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

I N D E X

WITNESS	PAGE
CAPTAIN DENNIS WALSH	
BY MR. NEUMER	6
BY MR. PLEINES	68
BY MR. NEUMER	70

E X H I B I T S

NUMBER	PAGE
No. 1 Advisement of Rights	10

1 (Witness duly sworn.)

2 MR. NEUMER: As a preliminary matter, I am
3 providing the following information: An
4 independent certified court reporter is present
5 today to provide a verbatim transcript of this
6 interview.

7 To aid in the accuracy of the
8 transcript, it is the custom and practice of
9 court reporters to audio record the interview.

10 The recording is the confidential
11 work product, property of the court reporter and
12 will not be provided to any party, including the
13 OIG. If you request, the audio recording will
14 be discontinued.

15 So Captain Walsh, I would ask you,
16 are you okay with the court reporter audio
17 recording this interview?

18 CAPTAIN WALSH: Yes, I am.

19 MR. NEUMER: Okay. Let the record reflect
20 that today's date is November 3rd, 2016. The
21 time is 2:09 p.m.

22 We are located at Amicus Court
23 Reporters, 300 West Adams, Suite 800.

24 My name is Peter Neumer, N-e-u-m-e-r.

1 The court reporter is Teresa Volpentesta, and I
2 would ask that the other individuals present
3 identify themselves and spell their name for the
4 record.

5 MR. BROWN: Kristopher Brown, B-r-o-w-n,
6 City of Chicago, Inspector General's Office.

7 MR. PLEINES: Thomas Pleines,
8 P-l-e-i-n-e-s.

9 CAPTAIN WALSH: Captain Dennis Walsh,
10 W-a-l-s-h.

11 MR. NEUMER: There are no other individuals
12 present. We are here today pursuant to an
13 investigation being conducted under Chapter 2-56
14 of the Municipal Code of the City of Chicago.

15 We are here for an interview of
16 Captain Dennis Walsh. Captain Walsh has already
17 been sworn in.

18
19
20
21
22
23
24

1 CAPTAIN DENNIS WALSH,
2 called as a witness herein, having been first
3 duly sworn, was examined and testified as
4 follows:

5 EXAMINATION

6 BY MR. NEUMER:

7 Q. Captain Walsh, I am now going to hand
8 you a form that is marked Advisement of Rights.
9 This form has already been filled in, I believe,
10 with your name, my name, my colleague Kris
11 Brown's name, and I am going to ask you to read
12 along with me as I go through this advisement
13 form, and after each paragraph I read, I am
14 going to ask you to acknowledge that you read
15 the paragraph I just read aloud to you.

16 So Tom, do you need to take a look at
17 this before --

18 MR. PLEINES: No, we are good. I am
19 looking on with him.

20 BY MR. NEUMER:

21 Q. The advisement states, I, Captain
22 Dennis Walsh, understand that I am being
23 interviewed by Peter Neumer and Kris Brown from
24 the City of Chicago, Office of Inspector

1 General.

2 I understand that this interview is
3 part of an official investigation; that I have a
4 duty to cooperate with the Office of Inspector
5 General, which includes answering all questions
6 completely and truthfully.

7 Captain Walsh, do you see the
8 paragraph I just read aloud to you?

9 A. Yes, I do.

10 Q. I understand that I have no right to
11 remain silent. I understand that I have an
12 obligation to answer questions put to me
13 truthfully.

14 I understand that if I refuse to
15 answer questions put to me, I will be ordered by
16 a superior officer to answer the question.

17 I further understand and I have been
18 advised that if I persist in my refusal to
19 answer after an order to do so, such further
20 refusal constitutes a violation of the rules and
21 regulations of the Chicago Police Department and
22 may serve as the basis for my discharge.

23 Captain Walsh, do you see the
24 paragraph I just read aloud to you?

1 A. Yes, I do.

2 Q. I understand and have been advised
3 that my statements or responses may constitute
4 an official police report.

5 I understand that Rule 14 of the
6 Chicago Police Department's rules and
7 regulations prohibits making a false report,
8 written or oral, and I further understand that
9 making such a false report, whether written or
10 oral, may result in my separation from the
11 Chicago Police Department.

12 Captain Walsh, do you see the
13 paragraph I just read aloud to you?

14 A. Yes, I do.

15 Q. I understand that any statement made
16 by me during this interview may be used as
17 evidence of misconduct or as the basis for
18 disciplinary action up to and including removal
19 or discharge.

20 Captain Walsh, do you see the
21 paragraph I just read aloud to you?

22 A. Yes, I do.

23 Q. I understand that any statement made
24 by me during this interview and the fruits

1 thereof cannot be used against me in a criminal
2 proceeding.

3 Captain Walsh, do you see the
4 paragraph I just road aloud to you?

5 A. Yes, I do.

6 Q. I understand that I have the right to
7 have a union representative or legal counsel of
8 my choosing present at the interview to consult
9 with, and that I will be given a reasonable time
10 to obtain a union representative or legal
11 counsel as long as the interview is not unduly
12 delayed.

13 Captain Walsh, do you see the
14 paragraph I just read aloud to you?

15 A. Yes, I do.

16 Q. I understand that a refusal to answer
17 any question, or any false, inaccurate or
18 deliberately incomplete statement by me would
19 constitute a violation of Chicago Municipal
20 Ordinance 2-56 and may serve as the basis for my
21 discharge.

22 Captain Walsh, do you see the
23 paragraph I just read aloud to you?

24 A. Yes, I do.

1 Q. I acknowledge that this statement of
2 my administrative rights has been read aloud to
3 me, and I have been allowed to review this
4 document.

5 Captain Walsh, do you see the
6 paragraph I just read aloud to you?

7 A. Yes, I do.

8 Q. With that, I would ask you to sign,
9 and Kris and I will witness.

10 A. (Witness complied.)

11 MR. NEUMER: And we will mark this
12 advisement form as Exhibit 1.

13 (Whereupon Exhibit No. 1 was
14 marked for identification.)

15 BY MR. NEUMER:

16 Q. So I understand, Captain Walsh, or is
17 it fair to say that you will not be answering
18 the questions that we ask of you today regarding
19 the Laquan McDonald shooting absent an order
20 from a superior officer?

21 A. I have been informed by my attorney
22 that a Federal Grand Jury investigation of this
23 incident is still pending.

24 I have also been informed that a

1 state grand jury investigation is also pending.

2 While I have been advised I am not
3 currently accused of any wrongdoing by the
4 Office of the Inspector General or -- I am
5 sorry.

6 The Office of the Inspector General
7 cannot grant me immunity from prosecution by
8 either the state or federal investigations.

9 Therefore, on the advice of counsel,
10 I respectfully decline to answer your questions.

11 Q. Okay. We are now going to call
12 Commander Robert Klimas.

13 (Whereupon, Commander Klimas
14 was present telephonically.)

15 MR. NEUMER: Bob, this is Peter Neumer from
16 the City of Chicago, Office of Inspector
17 General.

18 I am here in a court-reported
19 interview with my colleague Kris Brown with
20 Captain Dennis Walsh of the Chicago Police
21 Department and his attorney Tom Pleines.

22 Having provided Captain Walsh with
23 proper notice of our interview here today, he is
24 refusing to answer questions regarding the

1 Laquan McDonald shooting absent a command from a
2 superior officer.

3 So I am asking you, Commander Klimas,
4 to order Captain Walsh to answer the Inspector
5 General's questions.

6 COMMANDER KLIMAS: This is Commander
7 Robert Klimas, K-l-i-m-a-s, with the Bureau of
8 Internal Affairs, Chicago Police Department.

9 Captain Dennis Walsh, I am giving you
10 a direct order to answer all questions posed to
11 you today by investigators with the City of
12 Chicago, Office of Inspector General.

13 Do you understand this direct order?

14 CAPTAIN WALSH: I understand, sir.

15 COMMANDER KLIMAS: Thank you. Bye-bye.

16 MR. NEUMER: Bye.

17 BY MR. NEUMER:

18 Q. Okay.

19 A. I want to preface this statement by
20 saying that I am not giving this statement
21 voluntarily but under duress.

22 I am giving this statement only
23 because I have received a direct order to answer
24 your questions, and further, I have been advised

1 both orally and in writing, that if I disobey
2 this order, I will be separated from the
3 department.

4
5 Additionally, I want to object to the
6 delay in this investigation. This incident
7 occurred over two years ago. This delay is
8 prejudicial to my ability to recall the details
9 surrounding the incident so that I may give an
10 accurate account of the event.

11 MR. NEUMER: Okay. And before we get into
12 our questioning, Tom, just one preliminary
13 matter.

14 With respect to the transcript of
15 this interview, is it okay if the Inspector
16 General provides you with that transcript within
17 72 hours of the Inspector General's receipt of
18 that transcript?

19 MR. PLEINES: Yes, that's fine.

20 BY MR. NEUMER:

21 Q. Okay. Captain Walsh, I just want to
22 start with a little bit of background.

23 Could you state your name, title, and
24 star number for the record?

1 A. Captain Dennis Walsh, W-a-l-s-h, Star
2 62. I am a captain of police and my current
3 position is executive officer of the Area South
4 Detective Division.

5 Q. And can you briefly walk us through
6 the various positions you have held at CPD?

7 A. I was -- started out as a PPO, of
8 course, when I was first hired, coming off of
9 probation. I was a police officer, I was a
10 sergeant, and a lieutenant and a captain.

11 Q. Do you recall when you became
12 sergeant, lieutenant, and captain?

13 A. I may -- I became sergeant
14 February 21st, 1997. I made lieutenant in
15 October, I don't remember the exact dates. I
16 think it was October 4th, 2004, made captain in
17 March 16th of 2009.

18 Q. Okay. And what was your title as of
19 October 20th, 2014?

20 A. I was a captain and I was the
21 executive officer of the 8th District.

22 Q. Okay. And what was your chain of
23 command as of October 20th, 2014?

24 A. My commander was James O'Donnell. We

1 were in the Bureau of Patrol. Do you want me to
2 go chain of command up?

3 Q. Yes?

4 A. The Deputy Chief of Area Central was
5 Deputy Chief McNaughton. The Chief of Patrol, I
6 don't know who it was at the time.

7 Q. Is it possible that it was Gulliford?

8 A. Yes, it was definitely a possibility
9 it was Gulliford.

10 Q. How many people were you supervising
11 as of October 20th, 2014?

12 A. Specifically on that day --

13 MR. PLEINES: Let me ask a clarifying
14 question.

15 Are you asking for an actual number,
16 or do you want to know what an executive officer
17 does?

18 BY MR. NEUMER:

19 Q. I mean, maybe we will start with if
20 you could just briefly describe for us the
21 duties and responsibilities of a captain or the
22 executive officer.

23 A. The executive officer is second in
24 command to the district commander.

1 My responsibilities are in the areas
2 of operations, administration, planning,
3 identifying current crime trends, and help the
4 commander in preparing strategies to combat
5 crime and disorder that affect the community.

6 Q. What duties and responsibilities does
7 an executive officer have with respect to a
8 police-involved shooting?

9 A. In respect to a police-involved
10 shooting with hits, there really is no specific
11 responsibilities for a district executive
12 officer.

13 Q. How about maybe we will call it more
14 informally?

15 MR. PLEINES: Do you understand the
16 question?

17 BY MR. NEUMER:

18 Q. Yeah, there is an understanding that
19 there maybe is not a general order or special
20 order documenting what the district executive
21 officer is supposed to do in a -- with respect
22 to a police-involved shooting, what was your
23 practice with respect to police-involved
24 shootings?

1 A. My practice involving police --
2 involving shootings with police would be that I
3 would -- if I was on duty, I would respond to
4 the scene, and I would basically be in charge of
5 scene containment, traffic control, crowd
6 control, and basically wait for the arrival of
7 the street deputy or the OCIC, the On Call
8 Incident Commander.

9 Q. And as of October 20th, 2014, what
10 shift were you working?

11 A. I was -- well, I was basically
12 working third watch. However, at that time I
13 think on our A & A sheets, it was designated as
14 the X watch or the 21st watch. They had made
15 that change some time -- I think it was that
16 year, I am not quite sure, but basically third
17 watch hours.

18 Q. What is the X watch?

19 A. That was a watch designated just for
20 executive officers.

21 Q. And does that X watch still exist?

22 A. Although I am not in patrol anymore,
23 I do believe it does.

24 Q. Okay. So in terms of your practice

1 to respond to a police-involved shooting with
2 hits if you were on duty, is that -- is there
3 any order that requires you to respond?

4 A. As far as I can remember, there is no
5 order that requires me to respond to a
6 police-involved shooting with hits.

7 Q. Okay. More generally, what duties
8 and responsibilities does the Patrol Division
9 itself have with respect to a police-involved
10 shooting?

11 A. When there is a police-involved
12 shooting, the Patrol Division is responsible for
13 immediate notifications. A field supervisor
14 will be designated as the officer in command
15 until relieved by the investigative officer, the
16 officer that has responsibility of the total
17 investigation.

18 Patrol Division has responsibility of
19 setting up perimeters, both outer and perimeter,
20 and the Patrol Division has the responsibility
21 of outer perimeter protection upon the arrival
22 of the Detective Division.

23 Q. And what does outer perimeter
24 protection consist of?

1 A. Well, every scene is different, so I
2 can't say that the perimeter is the same in each
3 one.

4 Typically, it is a much larger,
5 broader area. Crime scene tape will usually be
6 used in yellow, cordoned off to keep the scene
7 protected.

8 Q. So I want to direct your attention to
9 the night of October 20th, 2014, and generally I
10 want you to walk us through your actions on that
11 night, but maybe you can start by telling us how
12 you got notice of the shooting.

13 A. I do not remember how I got notified.
14 I do know that I was working that night. I was
15 on duty. I do believe I was out of the office
16 at the time.

17 I believe I got called. All I can
18 think is that I got called either by the watch
19 commander or in this case watch operations
20 lieutenant. We don't have watch commanders
21 anymore, or by CPIC, but specifically, I do not
22 recall.

23 Q. Who was the watch operations
24 lieutenant as of October 20, 2014?

1 A. I believe it was Lieutenant Koch, but
2 I am not positive.

3 Q. K-o-c-h?

4 A. Correct.

5 Q. Okay. So it could have been a call
6 from Koch, it could have been a call from CPIC?

7 A. That's correct.

8 Q. But no specific recollection of
9 receiving that call?

10 A. That's correct.

11 Q. Okay. You believe you were out in
12 the field when you may have received that call?

13 A. That's correct.

14 Q. Do you have any recollection of where
15 you were?

16 A. I do not.

17 Q. Okay. Are there any other ways you
18 would have gotten notification of the shooting
19 or known to respond to the scene of the
20 shooting?

21 A. I would have -- I could have gotten a
22 notification through CPIC via e-mail.

23 Q. Okay. Did you have a work, like a
24 Blackberry or a phone that you could have gotten

1 an e-mail on?

2 A. I did have a Blackberry, yes.

3 Q. Okay. And you would have had that on

4 you when you were out in the field, that

5 Blackberry?

6 A. Typically I do.

7 Q. Okay. So did you eventually respond

8 to the scene of the McDonald shooting?

9 A. Yes, I did.

10 Q. Okay. How did you arrive at the

11 scene?

12 A. In my squad car.

13 Q. Okay. Was anyone with you?

14 A. No.

15 Q. Okay. We talked about this a little

16 bit.

17 When you are arriving at the scene of

18 a police-involved shooting as a district

19 executive officer, what are your

20 responsibilities at the scene?

21 A. Well, as far as I can recall from my

22 orders, I have no specific responsibilities at

23 the scene of a police shooting.

24 Q. Okay. And how many police-involved

1 shootings have you responded to as a -- during
2 your tenure as a district executive officer?

3 A. As a district executive officer, I
4 can't recall a specific number. I would have to
5 estimate.

6 Considering there is shootings
7 without hits and shootings with hits, and I was
8 only an executive officer approximately three
9 years, so approximately six.

10 Q. Six, somewhere around six?

11 A. Yeah.

12 Q. Okay. So what did the scene of the
13 shooting look like when you first arrived?

14 A. When I first arrived, the outer
15 perimeter was established. I don't remember the
16 exact direction I took, but I believe I came up
17 Pulaski from the south.

18 There was a squad car blocking off
19 Pulaski I think at 47th Street, but specifically
20 I don't remember.

21 I got past the outer perimeter and I
22 approached the inner perimeter. I couldn't tell
23 you exactly where that was, but it was close to
24 the actual scene of the shooting.

1 There were several squad cars parked
2 around there and there was several policemen
3 protecting the inner crime scene.

4 Q. Okay. Do you recall where you parked
5 your squad car?

6 A. I do not.

7 Q. Once you arrived and parked at the
8 scene, what was the first thing you did upon
9 exiting your squad car?

10 A. I approached the officers that were
11 protecting the inner crime scene, and I don't
12 specifically remember what I asked them, but I
13 think I asked them if we had enough officers on
14 hand, and I asked where the officers that were
15 involved were at.

16 Q. Okay. Do you recall the names of any
17 of those officers you spoke to initially?

18 A. No, I do not.

19 Q. Okay. Did the officers you spoke to
20 who were protecting the inner scene there, did
21 they inform you who were the officers who had
22 been involved in the shooting?

23 A. I do believe they did.

24 Q. Okay. And then what happened after

1 they informed you of the identities of the
2 people or the officers who had been involved in
3 the shooting?

4 A. To the best of my recollection, they
5 pointed out where McDonald was lying, and I
6 asked them where the officer that involved was,
7 and then I walked up to the scene where the
8 knife was.

9 Q. Okay. And so when you arrived, was
10 McDonald still at the scene?

11 A. He was not.

12 Q. Okay. And so once you went to where
13 the knife was and the scene, what happened then?

14 A. I made sure that we had someone
15 assigned to the actual scene where the evidence
16 was to protect the evidence, and then I asked
17 where Van Dyke was.

18 Q. Okay. Do you recall who you asked?

19 A. I do not.

20 Q. Were you told where Van Dyke was?

21 A. It is hard to remember, but I do
22 believe that I was told that he was with
23 Sergeant Franko at the time, although I don't
24 remember exactly where they were.

1 They weren't standing right there. I
2 think they were off in a squad car, you know,
3 near the scene, but not right there.

4 Q. Did you go talk to Officer Van Dyke
5 or Sergeant Franko?

6 A. I believe I did eventually, but I
7 don't remember if I did right then.

8 Q. Do you recall what you did after you
9 were informed of Officer Van Dyke's location?

10 A. I just remember pretty much walking
11 around the crime scene right there making sure
12 we had adequate personnel, and asking the guys
13 do we need anything else and just double
14 checking that we had the perimeters secured.

15 Q. Okay. After you had communicated
16 with officers to ensure that you had sufficient
17 personnel, what else did you do at the scene?

18 A. I really don't recall doing much else
19 other than just remaining on the scene and
20 making sure that we had the perimeter secure and
21 we had enough personnel on the scene.

22 Q. Did you ever get a briefing on the
23 shooting while you were at the scene?

24 A. I did.

1 Q. Okay. Who gave you that briefing?

2 A. Deputy Chief McNaughton.

3 Q. Was anyone else present when you got
4 that briefing?

5 A. I don't recall.

6 Q. Do you recall around what time, like
7 after -- well, actually I should have asked you
8 that first.

9 Do you have any specific recollection
10 of what time you arrived to the scene of the
11 shooting?

12 A. I do not.

13 Q. Okay. Would you have any way to
14 pinpoint that time?

15 A. No, I wouldn't.

16 Q. Do you recall about how long after
17 you got on the scene Deputy McNaughton gave you
18 a briefing?

19 A. I don't know how long it was.

20 Q. Okay. What did that briefing consist
21 of?

22 A. Deputy Chief McNaughton told me that
23 he had spoken to Van Dyke, and Van Dyke told him
24 that Van Dyke and his partner were responding to

1 a call of a man with a knife. When they were
2 coming down Pulaski, they saw the guy, which is
3 McDonald, coming down Pulaski, and they were
4 afraid that he was going to cross Pulaski and go
5 into the Dunkin' Donuts, and he said that
6 fearing that, they placed their squad car in a
7 position so that he couldn't cross Pulaski.

8 Van Dyke exited his squad car, and
9 after telling McDonald to drop the knife,
10 McDonald started to turn towards him, and
11 Van Dyke then started shooting.

12 Q. And so that's what McNaughton relayed
13 to you at the scene of the shooting?

14 A. That's correct.

15 Q. Okay. Did you get any other
16 briefings while you were at the scene from other
17 CPD personnel who were at the scene?

18 A. Not that I can recall.

19 Q. So that was -- your briefing from
20 McNaughton was -- is it fair to say that the
21 primary way that you got a sense of what
22 occurred during the shooting?

23 A. That's correct.

24 Q. Did you brief anyone while you were

1 at the scene?

2 A. Not that I can recall.

3 Q. Do you recall speaking with any Cook
4 County officers at the scene?

5 A. I do not.

6 Q. Did you have any involvement -- so
7 you talked about securing the perimeter,
8 ensuring there was sufficient personnel to
9 secure the perimeter; is that correct?

10 A. That's correct.

11 Q. Did you have any involvement in the
12 investigation of the shooting?

13 A. I did not.

14 Q. Okay. Did you assist in any way in
15 the supervision of the investigation of the
16 shooting?

17 A. I did not.

18 Q. So did you give assignments to any of
19 the CPD personnel at the scene?

20 A. I don't believe I did. I know that
21 once I got there, we made some adjustments, but
22 I don't believe I gave any specific assignments.
23 That was pretty much done before I got there.

24 Q. Tell us about those adjustments.

1 A. Well, as I said before, the outer
2 perimeter was quite large, and I do recall that
3 the squad car that was down south, I think it
4 was as far south as 47th Street, and there was
5 some cars that were coming in off of some side
6 streets off of Pulaski, and I do believe that I
7 made adjustment to get some cars to stop the
8 citizens' cars from coming onto Pulaski from the
9 side streets.

10 Q. So Pulaski was blocked off as far
11 down as 47th initially?

12 A. Well, I don't remember specifically,
13 but I do remember it was quite a-ways from the
14 inner perimeter. I think it was that far.

15 Q. And again, you know, we do understand
16 that time has passed since this incident, and so
17 I am just trying to get your best recollection.

18 Did you interview any witnesses when
19 you were at the scene?

20 A. I did not.

21 Q. When you were at the scene, did you
22 speak to any of the officers who were present
23 when Van Dyke shot McDonald?

24 A. I do believe that I may have spoken

1 to them briefly asking, you know, if they needed
2 anything, you know, if -- I said hi to them,
3 because those guys I usually don't see, but I
4 don't recall any specific conversations with any
5 of them.

6 Q. Do you recall asking McDonald how he
7 was doing -- or sorry -- asking Officer Van Dyke
8 how he was doing?

9 A. I don't recall. I -- typically at
10 police shootings, I will ask the officer if he
11 is okay. I will typically ask him, make sure
12 they still have their gun, because that's the
13 procedure now, which had changed, so I would ask
14 that.

15 I typically would explain the
16 process, but specifically talking to Van Dyke, I
17 don't remember.

18 Q. Okay. Do you have any specific
19 recollections talking to Officer Walsh?

20 A. I remember seeing Officer Walsh
21 there. I think I asked him if he was okay, but
22 I think that's about the extent of my
23 conversation with him.

24 Q. Were you familiar with Officers

1 Van Dyke and Walsh prior to October 20th, 2014?

2 A. I was only familiar with Officer
3 Walsh. I was not familiar with Officer Van
4 Dyke.

5 Q. Okay. And how were you familiar with
6 Officer Walsh?

7 A. I was the first watch watch commander
8 before the implementation of the district
9 executive officer position, and Joe Walsh was on
10 the watch.

11 Q. And when were you -- what was that
12 title again?

13 A. Watch commander.

14 Q. So around what time were you watch
15 commander?

16 A. I was watch commander when I made
17 captain in March, 2009, and I was watch
18 commander until the implementation of the
19 executive officer in January of 2012.

20 Q. So is it fair to say that from
21 January 2012 to the present time, you have been
22 the district executive officer?

23 A. No, I was district executive officer
24 from January 2012 to January 2015, and that's

1 when I got transferred to the Detective
2 Division.

3 Q. And so you had been familiar with
4 Officer Walsh when you were watch commander; is
5 that correct?

6 A. That's correct.

7 Q. Do you recall talking to Officers
8 Gaffney and McElligott?

9 A. I do remember seeing them at the
10 scene. I believe I talked to them briefly.

11 I don't recall the specific
12 conversation. What I do remember is I believe
13 their car had the flat tire, and I helped them
14 change the flat.

15 Q. Okay. And where was that car located
16 when you helped them change the flat?

17 A. That was parked in the southbound
18 lanes of Pulaski north of the actual shooting.

19 Q. Okay.

20 A. Next to the curb.

21 Q. Okay. And do you recall any of the
22 specifics of your conversation with Officer
23 Gaffney and McElligott?

24 A. I do not.

1 Q. Okay. At any time while you were at
2 the scene of the shooting, did you see video of
3 the shooting of McDonald?

4 A. I did not. There was -- we did not
5 see the video from the in-car camera. I was
6 told by I think McNaughton that they couldn't
7 take it off the computer, but there was a video
8 from Dunkin' Donuts that McNaughton and I
9 believe detectives viewed that I could see from
10 the background, although I was kind of far away,
11 I couldn't really see it very well.

12 Q. Let's start with the Dunkin' Donuts
13 video.

14 So some of the detectives, was it,
15 were watching the video, Dunkin' Donuts?

16 A. I believe so.

17 Q. And where were they when they were
18 watching the Dunkin' Donuts video?

19 A. It was at the scene, but I don't
20 remember exactly where it was. It was outside.

21 Q. Was it on someone's laptop?

22 A. I believe it was on someone's laptop.

23 Q. And were you able to see any of the
24 Dunkin' Donuts video footage?

1 A. From a distance I was.

2 Q. Okay. Could you see anything
3 specifically?

4 A. I could see squad cars. I could see
5 Van Dyke's back. I think also Walsh's back, and
6 you can see McDonald walking kind of sideways
7 and then you can see -- although you can't
8 see -- we couldn't see Van Dyke's weapon. We
9 could just see that he was shooting.

10 Q. Okay.

11 A. And you could see McDonald go down.

12 Q. And so you saw that at the scene?

13 A. That's correct.

14 Q. What were your reactions when you saw
15 the Dunkin' Donuts video?

16 A. Well, I was kind of far away. I
17 really couldn't see it that close, so I really
18 couldn't describe my reactions.

19 Q. So no immediate reaction to that
20 footage?

21 A. No.

22 Q. And you mentioned that -- I don't
23 want to put words in your mouth. I just want to
24 try and accurately describe what I think you

1 said, that McNaughton had told you at the scene
2 that there was some difficulty in retrieving
3 some of the dash cam footage?

4 A. That's correct.

5 Q. Okay. And that they -- CPD hadn't
6 been able to download that dash cam footage?

7 A. Well, I don't know about downloading
8 it, but nobody on the scene could view the
9 footage.

10 Q. Okay. So did you at any time at the
11 scene of the shooting see any dash cam video of
12 the shooting?

13 A. No.

14 Q. Okay. At any time while you were at
15 the scene of the shooting, did you do a
16 walk-through or a ride-through of the general
17 area?

18 A. No, I did not.

19 Q. So you mentioned you had -- that
20 McNaughton gave you a briefing of what Van Dyke
21 had relayed to him about his account of the
22 shooting.

23 Did you have any conversations with
24 any of the other supervisors while you were at

1 the scene, Sergeant Gallagher?

2 A. No, I don't even know Sergeant
3 Gallagher.

4 Q. Okay. Do you recall having any
5 conversations with Sergeant Franko at the scene
6 of the shooting?

7 A. I recall him being there, and I do
8 believe I spoke to him, but I don't remember
9 exactly where or when, and I don't remember
10 exactly what we spoke about.

11 Q. Okay. How about Lieutenant Wojcik?
12 Do you recall having any conversations with
13 Lieutenant Wojcik at the scene?

14 A. No, I just recall saying hi to him.

15 Q. How about Commander O'Donnell? Was
16 he at the scene?

17 A. Yes, he was.

18 Q. Did you have any conversations with
19 Commander O'Donnell at the scene?

20 A. Yes, I did.

21 Q. Okay. Tell us about those
22 conversations.

23 A. Specifically, I couldn't remember. I
24 was with him quite a bit at the scene, and we

1 would talk about many things, including just the
2 operation of the district.

3 Q. Okay.

4 A. Specifically, I couldn't recall the
5 conversations.

6 Q. When you say, "the operation of the
7 district," what do you mean by that?

8 A. Well, I am second in command. I help
9 him run the district, and he typically works
10 second watch and I work third watch, so there
11 are times that I don't see him that much, so
12 when I do see him, we will talk about things
13 that's going on in the district.

14 Q. I see. So sort of not catching up
15 socially, but sort of catching operationally?

16 A. Yes.

17 Q. Okay. Do you recall having any
18 conversations with Commander O'Donnell about the
19 -- specific to the shooting?

20 A. I don't recall specifically what we
21 talked about.

22 Q. Did you have any conversations that
23 you can recall with the various supervisory
24 individuals as to whether or not you thought the

1 shooting was justified?

2 A. No, I don't recall.

3 Q. I want to talk to you about Tactical
4 Response Reports and Officer Battery Reports.

5 Is it fair to call them TRR's and
6 OBR's?

7 A. Yes, it is.

8 Q. What is a TRR?

9 A. It is a Tactical Response Report, and
10 it is a report that we do to document certain
11 type of arrest situations or confrontations or
12 uses of force.

13 Q. And what's the process for completing
14 the TRR?

15 A. A supervisor is notified, a sergeant.
16 The officer will go in the computer and fill it
17 out.

18 The sergeant will then review it, and
19 once it is reviewed, it will go to typically the
20 watch operations lieutenant for approval.

21 Q. Okay. Did you as a district
22 executive officer have any involvement in the
23 process of completing TRR's?

24 A. No. As a district executive officer,

1 it is not my responsibility to review or approve
2 tactical response reports in this situation.

3 Q. You mean with respect to
4 police-involved shootings?

5 A. The only time that I would do a
6 tactical response report is if there was no --
7 in a non-police shooting incident if there is no
8 lieutenant on duty, then a captain does it, but
9 in a police shooting with hits, it would not be
10 my responsibility.

11 Q. Okay. Officer Battery Report, OBR's,
12 what is an OBR?

13 A. It is a report to document when an
14 officer is the victim of a battery or an assault
15 and is injured by a subject.

16 Q. And is it fair to say that an officer
17 is to complete an OBR when they have been the
18 victim of an assault or battery?

19 A. Yes.

20 Q. And what is the process for let's say
21 as of -- well, let me ask, what is the process
22 for completing an OBR?

23 A. It is similar to the process of the
24 TRR. It is in the same computer screen, and if

1 you check the box that an officer is battered or
2 threatened, it automatically directs you to the
3 OBR, and there is a bunch of boxes there to be
4 checked and filled out, and in the same process,
5 the supervisor, the sergeant, will review it and
6 then it will be approved by the appropriate
7 supervisor.

8 Q. Okay. And for a police-involved
9 shooting, would that be that final supervisor
10 would be the OCIC?

11 A. Yes, it would be.

12 Q. Okay. Has the process for completing
13 OBR's and TRR's changed significantly since
14 October 20, 2014?

15 A. You know, I understand it has been
16 changed, but in my position, we don't deal with
17 it anymore, so specifically, I couldn't tell you
18 the changes, and "significantly" is a word that
19 means things to different people.

20 Q. True. So prior to your new position,
21 and what -- was that January of 2015?

22 A. Yes.

23 Q. Okay. And you are in the
24 detective -- what was the exact?

1 A. I am an executive officer of the Area
2 South Detective Division.

3 Q. Prior to going over to the Detective
4 Division, have there been any changes to the OBR
5 and TRR completion process that you were aware
6 of?

7 A. I don't recall when they made the
8 changes.

9 Q. Okay. Did you have any discussions
10 at the scene of the shooting as to whether
11 certain officers should fill out TRR's and
12 OBR's?

13 A. I don't believe I did.

14 Q. Okay. Did you ever subsequently
15 review the OBR's that were completed by the
16 officers at the scene of the shooting?

17 A. I did not.

18 Q. Okay. Once some of this case became,
19 you know, some of these reports were put online
20 by the Tribune or anything, did you ever have a
21 chance to review the -- either the OBR's or the
22 TRR's that were filled out at the scene?

23 A. I read what was in the paper, but I
24 don't believe, I don't recall going in the

1 department system and looking at any of those
2 reports.

3 Q. So you don't think you have ever
4 reviewed the OBR's or TRR's that were filled out
5 that night?

6 A. No, I don't believe I did.

7 Q. Okay. Did you talk to any FOP
8 representatives at the scene of the shooting?

9 A. I don't recall talking to any of
10 them. If I did, it was just to say hi.

11 Q. Do you recall which FOP
12 representatives were at the scene?

13 A. I do not.

14 Q. Did you become aware of the statement
15 that FOP representative Pat Camden made to the
16 press regarding the shooting at any time?

17 A. If I was made aware of it, it was
18 just reading about it in the paper or seeing it
19 on the news after, but I don't recall
20 specifically when, if I did.

21 Q. Do you have any recollection as to
22 your response to Pat Camden's characterization
23 of the shooting?

24 A. No, I don't recall.

1 Q. At any time while you were at the
2 scene of the shooting, did you have
3 communications with the Mayor's Office?

4 A. No, I did not.

5 Q. And do you recall about what time you
6 left the scene of the shooting?

7 A. I believe it was around 1:00 o'clock
8 in the morning.

9 Q. Okay. Is there anything that allows
10 you to say it was 1:00 o'clock?

11 A. Because those were my duty hours, and
12 I didn't work overtime that night. I did not go
13 to the area, so right around 1:00 o'clock --
14 right around the time that they were going to
15 start going to the area, that's when I got off
16 duty.

17 Q. So understanding the shooting took
18 place just a few minutes before 10:00 o'clock,
19 McDonald was not at the scene when you arrived,
20 do you think it is fair to say you were at the
21 scene of the shooting for two or two-and-a-half
22 hours?

23 A. Yes.

24 Q. Okay. And again, so you were working

1 on securing the perimeter; is that correct,
2 while you were there?

3 A. That's correct.

4 Q. Any other activities you were engaged
5 in at the scene that we haven't discussed?

6 A. Not that I can recall.

7 Q. Okay. After you left the scene of
8 the shooting, where did you go?

9 A. I went back to -- I don't remember
10 specifically.

11 I either went back to the office just
12 to close my office and then go home, or I may
13 have gone straight home. I don't recall.

14 Q. And was your office at Area Central?
15 Was it at 35th and Michigan? Where was your --

16 A. It was in the 8th District on 63rd
17 Street.

18 Q. Okay. Do you recall whether you left
19 the scene with anyone or by yourself?

20 A. I left by myself.

21 MR. NEUMER: At this time, Tom, I was going
22 to see if my colleague has any follow-up
23 questions regarding scene of the shooting.

24 MR. BROWN: I do have a few questions.

1 BY MR. BROWN:

2 Q. I was wondering, could you explain
3 the difference in duties from when you became
4 captain in 2009 versus when you became the
5 executive officer in January of 2012?

6 A. I became captain in 2009, I was a
7 watch commander, and I had a watch that I was in
8 charge of, which consisted of typically two
9 lieutenants, several sergeants and the PO's.
10 We worked specific hours. I was the
11 midnight watch commander, and I was in charge of
12 basically running that watch during that time
13 frame.

14 As a district executive officer, I
15 was more involved with the district operations.
16 I was second in command to the district
17 commander.

18 Q. Not so much supervision of those
19 lieutenants and sergeants that you mentioned
20 from before?

21 A. That's correct. I went from
22 specifically my watch and guys on my watch to
23 helping the commander oversee the entire
24 district.

1 Q. Gotcha. Okay. So is there more than
2 one captain per district?

3 A. No, there is one captain per
4 district, as a district executive officer.

5 As a watch commander, when I made
6 captain, there were three. At one point, there
7 were two, as watch commanders.

8 Q. I see. So would the executive
9 officer, that's like a promotion from watch
10 commander?

11 A. No. It is just a different job.

12 Q. Just a different job. I gotcha.

13 While you were on the scene of the
14 shooting of McDonald, do you recall hearing any
15 conversation between Van Dyke and Walsh?

16 A. I do not.

17 Q. Okay. Do you recall any --
18 overhearing any conversation between Van Dyke
19 and anyone else?

20 A. No.

21 Q. Okay. You mentioned in January 2015
22 you moved to the Area South Detective Division.

23 Was that move a promotion, demotion,
24 or a lateral move?

1 A. It was a lateral move.

2 Q. Okay. Do you know why you were
3 moved?

4 A. The superintendent wanted to give
5 more operational units an executive officer, and
6 he was going to start with the Detective
7 Division, and I got called from one of the
8 Deputy Chief's Office in the Detective Division
9 and asked if I was interested in going into
10 Detective Division.

11 I had worked Detective Division twice
12 before, and I was asked if I was interested.

13 Q. And you expressed interest?

14 A. That I did.

15 MR. BROWN: That covers my questions.

16 BY MR. NEUMER:

17 Q. Okay. Just a couple cleanup things.
18 With respect to the OBR's and TRR's, do you have
19 any understanding as to who made the final
20 decision at the scene of the shooting as to
21 which officers should complete OBR's and TRR's?

22 A. Well, typically, it would be the
23 OCIC. I don't specifically recall being there
24 when he made that decision, but that would just

1 be my understanding that he would make that
2 decision.

3 Q. So typically the OCIC would be the
4 one determining?

5 A. That's correct.

6 Q. Okay. Do you know if any of what I
7 will call the supervisors at scene - McNaughton,
8 Wojcik, Franko, I know you don't really know who
9 Gallagher is or recognize -- or wouldn't
10 recognize him, do you know whether McNaughton,
11 Wojcik, or Franko saw dash cam video while they
12 were at the scene?

13 A. I was told they did not. I did not
14 see them see any --

15 Q. So while you were at the scene, you
16 did not see any individuals watching dash cam
17 video?

18 A. That's correct.

19 Q. When did you --

20 MR. PLEINES: Excuse me. Are you doing all
21 right?

22 THE WITNESS: Yeah, I am doing fine.

23 BY MR. NEUMER:

24 Q. When did you see dash cam video of

1 the shooting for the first time?

2 A. I saw the dash cam video for the
3 first time approximately a year ago.

4 The superintendent sent out a
5 notification he wanted all captains and above to
6 come down to headquarters.

7 We all met at the multipurpose room,
8 and that's when they showed the video, and it
9 was either the day of the release to the public
10 or it was the day before. I don't remember
11 exactly.

12 Q. Okay. And do you have any
13 understanding as to what the purpose of that
14 meeting was?

15 A. I really don't know.

16 Q. Did -- and it was the superintendent
17 who called a meeting?

18 A. It was either the superintendent or
19 the first deputy. I don't recall specifically
20 who did.

21 Q. And the first deputy was -- at that
22 time was Escalante?

23 A. That's correct.

24 Q. And were both Superintendent McCarthy

1 and First Deputy Escalante present at the
2 meeting when the video was shown?

3 A. I don't recall.

4 Q. Do you recall them making any
5 comments as to the video?

6 A. No.

7 Q. Was there any discussion amongst the
8 meeting attendees after the video was shown?

9 A. I wasn't involved in any discussion.
10 I don't know about the rest. There was a lot of
11 people there. I don't know what they were
12 discussing.

13 Q. Okay. Was there any other
14 presentation outside of the showing of the
15 video?

16 A. I don't believe there was.

17 Q. Do you have any idea why you were
18 called in -- why everyone was called in to watch
19 the video?

20 A. The only explanation I can recall was
21 that they wanted us to see it before it got out
22 to the media.

23 Q. Okay. What was your reaction upon
24 seeing the video?

1 A. I really don't recall my reaction.

2 Q. Let's see. So you did not go to Area
3 Central at the -- after being at the scene of
4 the shooting?

5 A. No, I did not.

6 Q. Okay. Did you have any -- are you
7 aware that there was an October 21, 2014 press
8 release sent out by CPD regarding this shooting?

9 A. I don't recall it.

10 Q. Did you have any role in the creation
11 of that press release?

12 A. No, I did not.

13 Q. Did you draft any of its language?

14 A. No, I did not.

15 Q. Did you review the press release
16 prior to its dissemination?

17 A. No, I did not.

18 Q. Okay. Did you as a district
19 executive officer on other occasions ever have
20 involvement with press releases or things like
21 that?

22 A. Not that I can recall.

23 Q. Okay. Did you attend a shooting
24 briefing on October 22, 2014 regarding the

1 McDonald shooting?

2 A. No, I did not.

3 Q. Have you ever attended a
4 post-shooting briefing?

5 A. Yes, I have.

6 Q. Okay. Have you attended a
7 post-shooting briefing during your tenure as a
8 district executive officer?

9 A. I believe I did, but I don't recall
10 specifically which one I went to.

11 Q. Okay. I guess so for me I am trying
12 to determine was there any reason you didn't go
13 to this shooting briefing?

14 A. Typically the district commander
15 attends. The times I have gone, I was going as
16 the acting commander or because the commander
17 would be unavailable at times, so I would be
18 attending on his behalf.

19 Q. Do you recall whether Commander
20 O'Donnell attended a shooting briefing on
21 October 22nd, 2014?

22 A. I don't recall.

23 Q. Do you recall having any
24 conversations with Commander O'Donnell about his

1 attendance at the shooting briefing?

2 A. I do not recall.

3 Q. Do you recall whether Commander
4 O'Donnell ever briefed you as to what occurred
5 in a shooting briefing regarding the McDonald
6 shooting?

7 A. No, I do not recall talking to him
8 about it.

9 Q. Did anyone else ever brief you, any
10 other attendees of a post-shooting briefing
11 regarding the McDonald shooting, did they ever
12 brief you as to what occurred in the meeting?

13 A. I don't recall talking to anybody
14 that was involved in that meeting.

15 Q. Did you attend -- so after
16 October 20, 2014, did you attend any meetings
17 regarding the McDonald shooting?

18 Let's see. You have already talked
19 about going to see the video; right?

20 A. That's correct.

21 Q. Other than going down -- and who all
22 was asked to come in to see the video?

23 A. Everybody the rank of captain and
24 above.

1 Q. Other than that, watching the video
2 with all the captains and other supervisors, did
3 you attend any other meetings relating to the
4 McDonald shooting?

5 A. I don't recall going to any other
6 meetings regarding that shooting.

7 Q. Okay. Do you recall having any
8 conversations with Chief of Patrol Gulliford
9 regarding the shooting?

10 A. I do not recall a conversation with
11 him.

12 Q. Did you have any involvement in CPD's
13 investigation of the McDonald shooting?

14 A. No, I did not.

15 Q. At any time during CPD's
16 investigation of the McDonald shooting, were you
17 receiving updates regarding that investigation?

18 A. Other than talking to people at the
19 scene and talking to McNaughton, I was not
20 involved in any updates.

21 Q. I will clarify it just a little bit.
22 Post we will say October 21, 2014, since you
23 were at the scene until 1:00 a.m.

24 Post October 21, 2014, did you

1 receive any updates regarding CPD's
2 investigation of the McDonald shooting?

3 A. No, I did not.

4 Q. How about more generally? Did the
5 Patrol Division have any involvement in CPD's
6 McDonald investigation post October 20, 2014?

7 MR. PLEINES: To your knowledge.

8 THE WITNESS: Yeah, to my knowledge, I
9 don't know.

10 BY MR. NEUMER:

11 Q. You are not aware of any involvement?

12 A. No.

13 Q. Do you recall at any time during the
14 McDonald investigation sending texts or e-mails
15 regarding the case using your personal phone or
16 computer?

17 A. To the best of my knowledge, I do not
18 recall using anything personal or even sending
19 any type of e-mails regarding that shooting.

20 Q. Okay. On your personal devices?

21 A. Correct.

22 Q. Okay. Did you play any role in the
23 creation of the Case Supps for the McDonald
24 investigation?

1 A. When you say, "Case Supps," I am not
2 quite sure what you mean by that.

3 MR. PLEINES: The Case Supplementary
4 Reports.

5 BY MR. NEUMER:

6 Q. So Detective March created or
7 submitted for approval two Case Supplementary
8 Reports on March 15, 2015.

9 Were you aware of Detective March
10 submitting, even as of the present day, as of
11 right now, are you aware that Detective March
12 submitted two Case Supplementary Reports
13 regarding CPD's investigation?

14 A. I am only aware of those through what
15 the paper said. I wasn't aware of it through
16 work.

17 Q. Okay. Did you play any role in the
18 creation of the Case Supplementary Reports
19 involving the McDonald investigation?

20 A. No, I did not.

21 Q. Do you have any knowledge of the
22 circumstances that prompted the completion of
23 those reports in that -- no, strike that.

24 Do you have any knowledge about the

1 process through which those reports were
2 created?

3 A. Only through my experience in the
4 Detective Division I have knowledge of how
5 things work, but specifically in this particular
6 instance, I have no specific knowledge of it.

7 Q. Were you aware of communication
8 between the attorneys for the McDonald estate
9 and the city regarding a possible settlement?

10 A. No.

11 Q. Did you see any correspondence
12 between attorneys for the McDonald estate and
13 the city?

14 A. No.

15 Q. Did you have any communications with
16 the Mayor's Office regarding the settlement of
17 the McDonald matter?

18 A. No.

19 Q. So the Case Supplementary Reports I
20 was referring to were approved on March 16,
21 2015.

22 Post March 2015, did you have any
23 involvement or play any role in the McDonald
24 case?

1 A. No.

2 MR. NEUMER: At this time, I am going to
3 ask my colleague if he has any cleanup questions
4 regarding the topics we just covered.

5 MR. BROWN: I have a few.

6 BY MR. BROWN:

7 Q. I understand that you didn't recall
8 your reactions to seeing the video a year ago at
9 that captains meeting.

10 Can you tell us what your reaction is
11 today to the video?

12 A. Well, my reaction is is that from
13 watching from that angle and comparing it to
14 what McNaughton told me at the scene, you know,
15 according to McNaughton, Van Dyke shot and just
16 kept on shooting, and from that video, you could
17 see that he shot, stopped, and then continued to
18 shoot, and my reaction was that was a little
19 different than was the initial description that
20 I got.

21 Q. Elaborate a little bit more on that.
22 How so different?

23 A. McNaughton told me that Van Dyke had
24 told him that he shot when McDonald started to

1 turn towards him, and he just -- he didn't go
2 down right away, so he just continued to shoot
3 until he was out of bullets and McDonald went
4 down.

5 On the video, you could see that he
6 shoots several times, there is a pause, and then
7 he continues to shoot.

8 Q. Did that discrepancy trouble you at
9 all, or what did you think of that?

10 A. It made me think that there is an
11 issue. If there is -- of course, I don't know
12 what the -- I wasn't involved in the whole
13 investigation. I just know what McNaughton told
14 me.

15 I just said there was a discrepancy.
16 Whenever there is a discrepancy, there can be an
17 issue, yes.

18 Q. Did anything come from this issue,
19 the discrepancy you noted?

20 MR. PLEINES: If you know.

21 BY MR. BROWN:

22 Q. Like did you report it on after that,
23 or did you take any additional steps after that
24 like noticing, oh, there is a discrepancy here?

1 A. No.

2 Q. Did you have a duty to do anything
3 like that?

4 A. No.

5 Q. Okay. Did anything else about the
6 video stick out to you?

7 A. No.

8 Q. Did you make any determinations on
9 the justification of the shoot or anything like
10 that?

11 A. No, I did not.

12 Q. In this particular shooting, there
13 were issues with some of the squad cars and the
14 video that was retrieved and the audio or lack
15 of audio that was retrieved.

16 I wanted to ask you in your capacity
17 as I guess watch commander and then eventually
18 as an executive officer, did you observe any
19 issues with video retrieval in the 8th District
20 generally in your time span there?

21 A. I am aware of some instances where
22 the guys didn't have the camera turned on when
23 they should have.

24 Q. Okay.

1 A. I am also aware of many times the
2 camera is not working properly, and we have --
3 the officers are required to get a ticket number
4 to report that.

5 Q. Were those issues prior to the
6 McDonald shooting or post?

7 A. Both.

8 Q. Okay. I guess in your position, was
9 there any follow-up that was done with Commander
10 O'Donnell about like video and what happened on
11 the scene that night? Did you have to do any --

12 MR. PLEINES: You mean by him?

13 BY MR. BROWN:

14 Q. By yourself, yeah. Did you have to
15 reach out and get additional training, or was
16 there any follow-up done?

17 A. No, no. And the in-car camera system
18 is not one of my responsibilities as an
19 executive officer.

20 Q. Sure. I definitely get that, but I
21 was thinking just you are I guess just one step
22 away from the commander, that that might have
23 been a topic of conversation, like why do we
24 have an issue with video, I guess, occasionally

1 not working properly in the district.

2 MR. PLEINES: That's not a question.

3 BY MR. BROWN:

4 Q. It might not have been a question,
5 but do you recall ever having any conversations
6 with Commander O'Donnell about video retrieval
7 of the -- from squad cars in the district?

8 A. We didn't have conversations about
9 video retrieval, because retrieval was not
10 really our responsibility.

11 I have had conversations with many
12 commanders, and I can't specifically say which
13 commanders and what was literally said, but
14 since the implementation of the in-car camera
15 system there has always been issues - whether
16 the officer is not turning them on or the camera
17 is not working properly. So it is an ongoing
18 process.

19 Q. How widespread was the issue of
20 officers not turning on the cameras?

21 A. I don't know when it was initially
22 instituted. I think it was before I made
23 captain, so personally, I don't have any
24 involvement with it, but we -- it was, in my

1 opinion, not widespread in our district, but
2 occasionally it was an issue.

3 Q. Okay. When that issue would arise,
4 what would be the response?

5 A. I specifically couldn't say, because
6 at that point, I wasn't the supervisor that did
7 the initial investigation with the in-car
8 cameras. That would be the sergeants on the
9 street.

10 Q. Okay. Do you know how the sergeants
11 would handle a situation where it was determined
12 that from their investigation that an officer
13 failed to turn on their camera?

14 A. Well, in some instances, it was a CR
15 number, and in some instances I think it was a
16 SPAR. A SPAR is a form of discipline. A SPAR
17 is an acronym. It stands for Summary,
18 Punishment, Action Report.

19 Q. So from your recollection, was it
20 more common that there was just I guess
21 mechanical issues with the video system as
22 opposed to officers, I guess, neglecting to turn
23 on the system?

24 A. In my experience, it has been more of

1 a technical issue, and the officers are required
2 to get a ticket number. That's when they call
3 the technical people and they get a number. It
4 is basically a number to get it fixed.

5 Q. Okay. Now, similar question, but in
6 regards to the audio that would be retrieved
7 from vehicles in the 8th District.

8 Were you aware of any issues
9 generally in your time span from 2009 to 2015
10 when you went to the Detective Division of
11 issues with the audio being retrieved from 8th
12 District vehicles?

13 A. Again, I am not really familiar with
14 the retrieval, because that wouldn't be our
15 responsibility, but I do know also there was
16 issues with the microphones that sometimes there
17 were technical difficulties, and sometimes guys
18 wouldn't sign them out or they weren't even
19 available because they were broken, and
20 sometimes they just weren't working properly.

21 Q. Were you aware of officers just I
22 guess willingly just making the decision to not
23 turn on their microphones?

24 A. Specifically, I am not familiar with

1 any officers making that decision.

2 Q. As a follow-up to the
3 superintendent's shooting briefing, were either
4 you or Commander O'Donnell assigned any tasks
5 related to video or audio research from the
6 8th District?

7 A. I was not assigned any task. I can't
8 speak for Commander O'Donnell's tasks.

9 Q. You don't recall Commander O'Donnell
10 having any conversation with you like, Hey, I
11 was at the meeting and the superintendent had an
12 issue with lack of video, lack of audio, and he
13 gave me some research to do?

14 A. I do not recall Commander O'Donnell
15 saying anything to that effect.

16 MR. BROWN: Those are my questions.

17 BY MR. NEUMER:

18 Q. With respect to in-car video systems,
19 and specifically the night of October 20, 2014,
20 when did you learn that none of the squad cars
21 at the scene captured audio?

22 A. I am not so sure that I ever heard
23 anything about audio.

24 I know that while I was on the scene

1 I heard that the videos weren't working. I
2 don't recall who specifically told me or when
3 they told me, but I don't recall any talk about
4 audio.

5 Q. Do you recall, you know, in the news
6 learning that none of the squad cars at the
7 scene captured audio?

8 A. I don't recall.

9 Q. Would it surprise you to know that
10 none of the five squad cars at the scene
11 captured audio?

12 A. I can't say that I would be
13 surprised. Because our systems aren't the best
14 and they often don't work right.

15 Q. As of October 20, 2014, had you ever
16 heard about there being a practice of CPD
17 officers deliberately disabling the audio of
18 their in-car video systems?

19 A. I don't know of any specific cases
20 where that happened, but I had heard talk of
21 guys, you know, somehow making them not work.

22 Q. And is that what -- when you were
23 referring earlier to opening a CR or SPAR or
24 something like that?

1 A. If I was specifically aware of
2 officers doing that, then yes, it would be a CR
3 investigation.

4 Q. Whose responsibility generally in the
5 Patrol Division side is it to ensure that the
6 audio and video of the in-car video systems is
7 working?

8 A. That would be the field sergeants.

9 Q. Okay. Does someone in your position
10 have any responsibility for ensuring that
11 specific beat cars, their audio and video are
12 functioning?

13 A. As far as I recall in the orders,
14 there is no mention of any specific
15 responsibilities of a district executive officer
16 regarding in-car cameras.

17 Q. We are changing gears a little bit.
18 Were you ever summoned to appear
19 before a grand jury regarding the McDonald
20 shooting?

21 A. No, I was not.

22 Q. Okay. Were you ever interviewed by
23 the FBI about the McDonald shooting?

24 A. No, I was not.

1 Q. I think we are very near to the end
2 here.

3 I am just going to take a minute to
4 consult with my colleague. The time is 3:17
5 p.m. and we are going to go off the record.

6 (Short break in proceedings.)

7 MR. NEUMER: The time is 3:20 p.m. and we
8 are back on the record.

9 Tom, you mentioned you might have a
10 few clarifying questions. If you want to go
11 ahead.

12 EXAMINATION

13 BY MR. PLEINES:

14 Q. Captain Walsh, there has been various
15 references during the questioning of you to the
16 "video."

17 Are you aware of the in-car camera
18 video of the shooting of the gentlemen in
19 question?

20 A. I am aware of the in-car camera
21 video, yes.

22 Q. Are you aware of any other video
23 showing the shooting?

24 A. I am aware of the video from the

1 Dunkin' Donuts.

2 Q. Did you see on the night of the
3 shooting when you were present at the scene, did
4 you see anyone reviewing the Dunkin' Donuts
5 video?

6 A. The Dunkin' Donuts video I saw Deputy
7 Chief McNaughton and a detective viewing that.

8 Q. How did they obtain it, do you know?

9 A. I don't know.

10 Q. How did they view it?

11 A. On a laptop.

12 Q. Where was this being done?

13 A. It was done at the scene outside, but
14 I don't recall specifically where outside.

15 Q. Okay. What about the in-car camera
16 video? Did you see anyone reviewing that that
17 night?

18 A. No.

19 Q. What is your understanding of
20 anyone's ability to view that video that night?

21 A. My understanding is is that it could
22 not be pulled up on the computer in the car;
23 that they weren't able to do it so they called
24 in the tech people, and Sergeant Lance Becvar

1 responded to the scene.

2 He couldn't pull it up, so he pulled
3 the entire system out of the car and took it
4 back to his office.

5 Q. Took it back to his office or took it
6 to the Area?

7 A. Well, I really don't know. My
8 understanding is he took it somewhere. I guess
9 I just assume he took it to his office at some
10 point, but I don't know specifically when or
11 where he took it.

12 MR. PLEINES: Thank you. That's all I
13 have.

14 FURTHER EXAMINATION

15 BY MR. NEUMER:

16 Q. With respect -- you mentioned
17 Sergeant Lance Becvar, B-e-c-v-a-r, having
18 difficulties retrieving the video from the squad
19 cars and then taking the system and -- back to
20 his office? Is that fair to say?

21 A. Specifically, I don't know where he
22 took it. He just took it out of there and he
23 had to take it somewhere to be able to extract
24 the video.

1 Q. How did you learn that information?

2 A. I don't remember specifically if I
3 learned it from McNaughton or someone else at
4 the scene.

5 I believe it was McNaughton, but I
6 don't know for sure.

7 Q. Did you have any conversations with
8 Sergeant Lance Becvar at the scene of the
9 shooting?

10 A. I do know Lance personally, but I
11 believe I only said hi to him. I don't think I
12 had any specific conversations with him.

13 Q. Do you think you got any information
14 regarding his ability or inability to pull video
15 from the squad cars from Sergeant Becvar
16 himself?

17 A. I don't recall talking to him about
18 that.

19 MR. NEUMER: Tom, do you have any other?

20 MR. PLEINES: (Indicating.)

21 MR. NEUMER: Okay. I think that is all the
22 questions we have for you. I would like to
23 generally state, you know, understanding what we
24 are investigating here, we try and be thorough.

1 We try and ask all appropriate questions, but if
2 there are any questions we didn't ask or if
3 there are any questions we should have asked,
4 now is sort of the time where you can provide us
5 any information that you think we should know
6 regarding this investigation.

7 THE WITNESS: I don't believe I have any
8 other information.

9 MR. NEUMER: Okay. The time is 3:24, and
10 this interview is concluded. We will go off the
11 record.

12 (Which were all the proceedings
13 had in the above-entitled cause
14 on this date.)

15
16
17
18
19
20
21
22
23
24

1 STATE OF ILLINOIS)

2) Ss:

3 COUNTY OF C O O K)

4

5 I, Teresa Volpentesta, a Notary
6 Public within and for the County of Cook and
7 State of Illinois, and a Certified Shorthand
8 Reporter of said state, do hereby certify that I
9 reported in shorthand the proceedings had at the
10 taking of said interview and that the foregoing
11 transcript is a true record of my shorthand
12 notes so taken as aforesaid, and contains
13 all the requested proceedings at said interview.

14 In witness whereof, I have hereunto
15 set my hand and affixed my notarial seal this
16 14th day of November, 2016.

17

18 *Teresa Volpentesta, C.S.R.*
19 _____

20

21 Notary Public, Cook County, Illinois

22 C.S.R. License No. 84-2781

23

24

Exhibits			
Walsh Exhibit No	21 51:7 54:22,24	above-entitled 72:13	ahead 68:11
.1 3:13 10:12,13	21st 14:14 17:14	absent 10:19 12:1	aid 4:7
1	22 51:24	account 13:10 35:21	allowed 10:3
1 10:12,13	22nd 52:21	accuracy 4:7	aloud 6:15 7:8,24 8:13,21 9:4,14,23 10:2,6
10:00 43:18	2:09 4:21	accurate 13:10	Amicus 4:22
14 8:5	3	accurately 34:24	angle 58:13
15 56:8	300 4:23	accused 11:3	answering 7:5 10:17
16 57:20	35th 44:15	acknowledge 6:14 10:1	anymore 17:22 19:21 40:17
16th 14:17	3:17 68:4	acronym 63:17	anyone's 69:20
1997 14:14	3:20 68:7	acting 52:16	approached 22:22 23:10
1:00 43:7,10,13 54:23	3:24 72:9	action 8:18 63:18	approval 38:20 56:7
2	3rd 4:20	actions 19:10	approve 39:1
2-56 5:13 9:20	4	activities 44:4	approved 40:6 57:20
20 19:24 40:14 53:16 55:6 65:19 66:15	47th 22:19 29:4,11	actual 15:15 22:24 24:15 32:18	approximately 22:8,9 49:3
2004 14:16	4th 14:16	Adams 4:23	area 14:3 15:4 19:5 35:17 41:1 43:13,15 44:14 46:22 51:2 70:6
2009 14:17 31:17 45:4,6 64:9	6	additional 59:23 61:15	areas 16:1
2012 31:19,21,24 45:5	62 14:2	Additionally 13:5	arise 63:3
2014 14:19,23 15:11 17:9 19:9,24 31:1 40:14 51:7,24 52:21 53:16 54:22, 24 55:6 65:19 66:15	63rd 44:16	adequate 25:12	arrest 38:11
2015 31:24 40:21 46:21 56:8 57:21, 22 64:9	7	adjustment 29:7	arrival 17:6 18:21
2016 4:20	72 13:17	adjustments 28:21,24	arrive 21:10
20th 14:19,23 15:11 17:9 19:9 31:1	8	administration 16:2	arrived 22:13,14 23:7 24:9 26:10 43:19
	800 4:23	administrative 10:2	arriving 21:17
	8th 14:21 44:16 60:19 64:7,11 65:6	advice 11:9	assault 39:14,18
	A	advised 7:18 8:2 11:2 12:24	assigned 24:15 65:4,7
	a-ways 29:13	advisement 6:8, 12,21 10:12	assignments 28:18,22
	a.m. 54:23	Affairs 12:8	
	ability 13:8 69:20 71:14	affect 16:5	
		afraid 27:4	

assist 28:14 assume 70:9 attend 51:23 53:15,16 54:3 attendance 53:1 attended 52:3,6, 20 attendees 50:8 53:10 attending 52:18 attends 52:15 attention 19:8 attorney 10:21 11:21 attorneys 57:8,12 audio 4:9,13,16 60:14,15 64:6,11 65:5,12,21,23 66:4,7,11,17 67:6, 11 automatically 40:2 aware 41:5 42:14, 17 51:7 55:11 56:9,11,14,15 57:7 60:21 61:1 64:8,21 67:1 68:17,20,22, 24 <hr/> B <hr/> B-e-c-v-a-r 70:17 B-r-o-w-n 5:5 back 34:5 44:9,11 68:8 70:4,5,19 background 13:22 33:10 basically 17:4,6, 11,16 45:12 64:4 basis 7:22 8:17 9:20	battered 40:1 battery 38:4 39:11,14,18 beat 67:11 Becvar 69:24 70:17 71:8,15 behalf 52:18 bit 13:22 21:16 36:24 54:21 58:21 67:17 Blackberry 20:24 21:2,5 blocked 29:10 blocking 22:18 Bob 11:15 box 40:1 boxes 40:3 break 68:6 briefed 53:4 briefing 25:22 26:1,4,18,20 27:19 35:20 51:24 52:4, 7,13,20 53:1,5,10 65:3 briefings 27:16 briefly 14:5 15:20 30:1 32:10 broader 19:5 broken 64:19 Brown 5:5 6:23 11:19 44:24 45:1 47:15 58:5,6 59:21 61:13 62:3 65:16 Brown's 6:11 bullets 59:3 bunch 40:3 Bureau 12:7 15:1 Bye 12:16 Bye-bye 12:15	<hr/> C <hr/> call 11:11 16:13 17:7 20:5,6,9,12 27:1 38:5 48:7 64:2 called 6:2 19:17, 18 47:7 49:17 50:18 69:23 cam 35:3,6,11 48:11,16,24 49:2 Camden 42:15 Camden's 42:22 camera 33:5 60:22 61:2,17 62:14,16 63:13 68:17,20 69:15 cameras 62:20 63:8 67:16 capacity 60:16 captain 4:15,18 5:9,16 6:1,7,21 7:7,23 8:12,20 9:3, 13,22 10:5,16 11:20,22 12:4,9,14 13:21 14:1,2,10, 12,16,20 15:21 31:17 39:8 45:4,6 46:2,3,6 53:23 62:23 68:14 captains 49:5 54:2 58:9 captured 65:21 66:7,11 car 21:12 22:18 23:5,9 25:2 27:6,8 29:3 32:13,15 69:22 70:3 cars 23:1 29:5,7,8 34:4 60:13 62:7 65:20 66:6,10 67:11 70:19 71:15 case 19:19 41:18 55:15,23 56:1,3,7, 12,18 57:19,24	cases 66:19 catching 37:14,15 Central 15:4 44:14 51:3 certified 4:4 chain 14:22 15:2 chance 41:21 change 17:15 32:14,16 changed 30:13 40:13,16 changing 67:17 Chapter 5:13 characterization 42:22 charge 17:4 45:8, 11 check 40:1 checked 40:4 checking 25:14 Chicago 5:6,14 6:24 7:21 8:6,11 9:19 11:16,20 12:8,12 Chief 15:4,5 26:2, 22 54:8 69:7 Chief's 47:8 choosing 9:8 circumstances 56:22 citizens' 29:8 city 5:6,14 6:24 11:16 12:11 57:9, 13 clarify 54:21 clarifying 15:13 68:10 cleanup 47:17
--	---	---	---

58:3	completion 41:5 56:22	correspondence 57:11	day 15:12 49:9,10 56:10
close 22:23 34:17 44:12	complied 10:10	counsel 9:7,11 11:9	deal 40:16
Code 5:14	computer 33:7 38:16 39:24 55:16 69:22	County 28:4	decision 47:20,24 48:2 64:22 65:1
colleague 6:10 11:19 44:22 58:3 68:4	concluded 72:10	couple 47:17	decline 11:10
combat 16:4	conducted 5:13	court 4:4,9,11,16, 22 5:1	delay 13:6,7
command 12:1 14:23 15:2,24 18:14 37:8 45:16	confidential 4:10	court-reported 11:18	delayed 9:12
commander 11:12,13 12:3,6,15 14:24 15:24 16:4 17:8 19:19 31:7, 13,15,16,18 32:4 36:15,19 37:18 45:7,11,17,23 46:5,10 52:14,16, 19,24 53:3 60:17 61:9,22 62:6 65:4, 8,9,14	confrontations 38:11	covered 58:4	deliberately 9:18 66:17
commanders 19:20 46:7 62:12, 13	consist 18:24 26:20	covers 47:15	demotion 46:23
comments 50:5	consisted 45:8	CPD 14:6 27:17 28:19 35:5 51:8 66:16	Dennis 5:9,16 6:1, 22 11:20 12:9 14:1
common 63:20	constitute 8:3 9:19	CPD'S 54:12,15 55:1,5 56:13	department 7:21 8:11 11:21 12:8 13:3 42:1
communicated 25:15	constitutes 7:20	CPIC 19:21 20:6, 22	Department's 8:6
communication 57:7	consult 9:8 68:4	CR 63:14 66:23 67:2	deputy 15:4,5 17:7 26:2,17,22 47:8 49:19,21 50:1 69:6
communications 43:3 57:15	containment 17:5	created 56:6 57:2	describe 15:20 34:18,24
community 16:5	continued 58:17 59:2	creation 51:10 55:23 56:18	description 58:19
comparing 58:13	continues 59:7	crime 16:3,5 19:5 23:3,11 25:11	designated 17:13,19 18:14
complete 39:17 47:21	control 17:5,6	criminal 9:1	details 13:8
completed 41:15	conversation 30:23 32:12,22 46:15,18 54:10 61:23 65:10	cross 27:4,7	detective 14:4 18:22 32:1 40:24 41:2,3 46:22 47:6, 8,10,11 56:6,9,11 57:4 64:10 69:7
completely 7:6	conversations 30:4 35:23 36:5, 12,18,22 37:5,18, 22 52:24 54:8 62:5,8,11 71:7,12	crowd 17:5	detectives 33:9, 14
completing 38:13,23 39:22 40:12	Cook 28:3	curb 32:20	determinations 60:8
	cooperate 7:4	current 14:2 16:3	determine 52:12
	cordoned 19:6	custom 4:8	determined 63:11
	correct 20:4,7,10, 13 27:14,23 28:9, 10 32:5,6 34:13 35:4 44:1,3 45:21 48:5,18 49:23 53:20 55:21	<hr/> D <hr/>	determining 48:4
		dash 35:3,6,11 48:11,16,24 49:2	devices 55:20
		date 4:20 72:14	
		dates 14:15	

difference 45:3	document 10:4 38:10 39:13	ensure 25:16 67:5	extract 70:23
difficulties 64:17 70:18	documenting 16:20	ensuring 28:8 67:10	<hr/> F <hr/>
difficulty 35:2	Donuts 27:5 33:8, 12,15,18,24 34:15 69:1,4,6	entire 45:23 70:3	failed 63:13
direct 12:10,13,23 19:8	double 25:13	Escalante 49:22 50:1	fair 10:17 27:20 31:20 38:5 39:16 43:20 70:20
direction 22:16	download 35:6	established 22:15	false 8:7,9 9:17
directs 40:2	downloading 35:7	estate 57:8,12	familiar 30:24 31:2,3,5 32:3 64:13,24
disabling 66:17	draft 51:13	estimate 22:5	FBI 67:23
discharge 7:22 8:19 9:21	drop 27:9	event 13:10	fearing 27:6
disciplinary 8:18	duly 4:1 6:3	eventually 21:7 25:6 60:17	February 14:14
discipline 63:16	Dunkin' 27:5 33:8, 12,15,18,24 34:15 69:1,4,6	evidence 8:17 24:15,16	federal 10:22 11:8
discontinued 4:14	duress 12:21	exact 14:15 22:16 40:24	field 18:13 20:12 21:4 67:8
discrepancy 59:8,15,16,19,24	duties 15:21 16:6 18:7 45:3	EXAMINATION 6:5 68:12 70:14	fill 38:16 41:11
discussed 44:5	duty 7:4 17:3 18:2 19:15 39:8 43:11, 16 60:2	examined 6:3	filled 6:9 40:4 41:22 42:4
discussing 50:12	Dyke 24:17,20 25:4 26:23,24 27:8,11 29:23 30:7,16 31:1,4 35:20 46:15,18 58:15,23	Excuse 48:20	final 40:9 47:19
discussion 50:7,9	Dyke's 25:9 34:5,8	executive 14:3,21 15:16,22,23 16:7, 11,20 17:20 21:19 22:2,3,8 31:9,19, 22,23 38:22,24 41:1 45:5,14 46:4, 8 47:5 51:19 52:8 60:18 61:19 67:15	fine 13:19 48:22
discussions 41:9	<hr/> E <hr/>	Exhibit 10:12,13	fixed 64:4
disobey 13:1	e-mail 20:22 21:1	exist 17:21	flat 32:13,14,16
disorder 16:5	e-mails 55:14,19	exited 27:8	follow-up 44:22 61:9,16 65:2
dissemination 51:16	earlier 66:23	exiting 23:9	footage 33:24 34:20 35:3,6,9
distance 34:1	effect 65:15	experience 57:3 63:24	FOP 42:7,11,15
district 14:21 15:24 16:11,20 21:18 22:2,3 31:8, 22,23 37:2,7,9,13 38:21,24 44:16 45:14,15,16,24 46:2,4 51:18 52:8, 14 60:19 62:1,7 63:1 64:7,12 65:6 67:15	Elaborate 58:21	explain 30:15 45:2	force 38:12
Division 14:4 18:8,12,18,20,22 32:2 41:2,4 46:22 47:7,8,10,11 55:5 57:4 64:10 67:5	end 68:1	explanation 50:20	form 6:8,9,13 10:12 63:16
	engaged 44:4	expressed 47:13	frame 45:13
		extent 30:22	Franko 24:23 25:5 36:5 48:8,11
			fruits 8:24
			functioning 67:12

<hr/> <p style="text-align: center;">G</p> <hr/> <p>Gaffney 32:8,23</p> <p>Gallagher 36:1,3 48:9</p> <p>gave 26:1,17 28:22 35:20 65:13</p> <p>gears 67:17</p> <p>general 7:1,5 11:4,6,17 12:12 13:16 16:19 35:16</p> <p>General's 5:6 12:5 13:17</p> <p>generally 18:7 19:9 55:4 60:20 64:9 67:4 71:23</p> <p>gentlemen 68:18</p> <p>give 13:9 28:18 47:4</p> <p>giving 12:9,20,22</p> <p>good 6:18</p> <p>gotcha 46:1,12</p> <p>grand 10:22 11:1 67:19</p> <p>grant 11:7</p> <p>guess 52:11 60:17 61:8,21,24 63:20, 22 64:22 70:8</p> <p>Gulliford 15:7,9 54:8</p> <p>gun 30:12</p> <p>guy 27:2</p> <p>guys 25:12 30:3 45:22 60:22 64:17 66:21</p>	<p>happened 23:24 24:13 61:10 66:20</p> <p>hard 24:21</p> <p>headquarters 49:6</p> <p>heard 65:22 66:1, 16,20</p> <p>hearing 46:14</p> <p>held 14:6</p> <p>helped 32:13,16</p> <p>helping 45:23</p> <p>Hey 65:10</p> <p>hired 14:8</p> <p>hits 16:10 18:2,6 22:7 39:9</p> <p>home 44:12,13</p> <p>hours 13:17 17:17 43:11,22 45:10</p>	<p>includes 7:5</p> <p>including 4:12 8:18 37:1</p> <p>incomplete 9:18</p> <p>independent 4:4</p> <p>Indicating 71:20</p> <p>individuals 5:2,11 37:24 48:16</p> <p>inform 23:21</p> <p>informally 16:14</p> <p>information 4:3 71:1,13 72:5,8</p> <p>informed 10:21, 24 24:1 25:9</p> <p>initial 58:19 63:7</p> <p>initially 23:17 29:11 62:21</p> <p>injured 39:15</p> <p>Inspector 5:6 6:24 7:4 11:4,6,16 12:4,12 13:15,17</p> <p>instance 57:6</p> <p>instances 60:21 63:14,15</p> <p>instituted 62:22</p> <p>interest 47:13</p> <p>interested 47:9, 12</p> <p>Internal 12:8</p> <p>interview 4:6,9,17 5:15 7:2 8:16,24 9:8,11 11:19,23 13:15 29:18 72:10</p> <p>interviewed 6:23 67:22</p> <p>investigating 71:24</p> <p>investigation 5:13 7:3 10:22 11:1 13:6 18:17</p>	<p>28:12,15 54:13,16, 17 55:2,6,14,24 56:13,19 59:13 63:7,12 67:3 72:6</p> <p>investigations 11:8</p> <p>investigative 18:15</p> <p>investigators 12:11</p> <p>involved 23:15,22 24:2,6 45:15 50:9 53:14 54:20 59:12</p> <p>involvement 28:6,11 38:22 51:20 54:12 55:5, 11 57:23 62:24</p> <p>involving 17:1,2 56:19</p> <p>issue 59:11,17,18 61:24 62:19 63:2,3 64:1 65:12</p> <p>issues 60:13,19 61:5 62:15 63:21 64:8,11,16</p> <hr/> <p style="text-align: center;">J</p> <hr/> <p>James 14:24</p> <p>January 31:19,21, 24 40:21 45:5 46:21</p> <p>job 46:11,12</p> <p>Joe 31:9</p> <p>jury 10:22 11:1 67:19</p> <p>justification 60:9</p> <p>justified 38:1</p> <hr/> <p style="text-align: center;">K</p> <hr/> <p>K-l-i-m-a-s 12:7</p> <p>K-o-c-h 20:3</p>
<hr/> <p style="text-align: center;">H</p> <hr/> <p>hand 6:7 23:14</p> <p>handle 63:11</p>	<p>happened 23:24 24:13 61:10 66:20</p> <p>hard 24:21</p> <p>headquarters 49:6</p> <p>heard 65:22 66:1, 16,20</p> <p>hearing 46:14</p> <p>held 14:6</p> <p>helped 32:13,16</p> <p>helping 45:23</p> <p>Hey 65:10</p> <p>hired 14:8</p> <p>hits 16:10 18:2,6 22:7 39:9</p> <p>home 44:12,13</p> <p>hours 13:17 17:17 43:11,22 45:10</p> <hr/> <p style="text-align: center;">I</p> <hr/> <p>idea 50:17</p> <p>identification 10:14</p> <p>identify 5:3</p> <p>identifying 16:3</p> <p>identities 24:1</p> <p>immunity 11:7</p> <p>implementation 31:8,18 62:14</p> <p>in-car 33:5 61:17 62:14 63:7 65:18 66:18 67:6,16 68:17,20 69:15</p> <p>inability 71:14</p> <p>inaccurate 9:17</p> <p>incident 10:23 13:6,9 17:8 29:16 39:7</p>		

kind 33:10 34:6,16	located 4:22 32:15	26:2,17,22 27:12, 20 33:6,8 35:1,20 48:7,10 54:19 58:14,15,23 59:13 69:7 71:3,5	neglecting 63:22
Klimas 11:12,13 12:3,6,7,15	location 25:9		Neumer 4:2,19,24 5:11 6:6,20,23 10:11,15 11:15 12:16,17 13:11,20 15:18 16:17 44:21 47:16 48:23 55:10 56:5 58:2 65:17 68:7 70:15 71:19, 21 72:9
knife 24:8,13 27:1, 9	long 9:11 26:16,19	means 40:19	news 42:19 66:5
knowledge 55:7, 8,17 56:21,24 57:4,6	lot 50:10	mechanical 63:21	night 19:9,11,14 42:5 43:12 61:11 65:19 69:2,17,20
Koch 20:1,6	lying 24:5	media 50:22	non-police 39:7
Kris 6:10,23 10:9 11:19	<hr/> M <hr/>	meeting 49:14,17 50:2,8 53:12,14 58:9 65:11	north 32:18
Kristopher 5:5	made 8:15,23 14:14,16 17:14 24:14 28:21 29:7 31:16 41:7 42:15, 17 46:5 47:19,24 59:10 62:22	meetings 53:16 54:3,6	noted 59:19
<hr/> L <hr/>	make 30:11 48:1 60:8	mention 67:14	notice 11:23 19:12
lack 60:14 65:12	making 8:7,9 25:11,20 50:4 64:22 65:1 66:21	mentioned 34:22 35:19 45:19 46:21 68:9 70:16	noticing 59:24
Lance 69:24 70:17 71:8,10	man 27:1	met 49:7	notification 20:18,22 49:5
lanes 32:18	March 14:17 31:17 56:6,8,9,11 57:20, 22	Michigan 44:15	notifications 18:13
language 51:13	mark 10:11	microphones 64:16,23	notified 19:13 38:15
laptop 33:21,22 69:11	marked 6:8 10:14	midnight 45:11	November 4:20
Laquan 10:19 12:1	matter 4:2 13:13 57:17	minute 68:3	number 13:24 15:15 22:4 61:3 63:15 64:2,3,4
large 29:2	Mayor's 43:3 57:16	minutes 43:18	<hr/> O <hr/>
larger 19:4	Mccarthy 49:24	misconduct 8:17	O'donnell 14:24 36:15,19 37:18 52:20,24 53:4 61:10 62:6 65:4,9, 14
lateral 46:24 47:1	Mcdonald 10:19 12:1 21:8 24:5,10 27:3,9,10 29:23 30:6 33:3 34:6,11 43:19 46:14 52:1 53:5,11,17 54:4, 13,16 55:2,6,14,23 56:19 57:8,12,17, 23 58:24 59:3 61:6 67:19,23	mouth 34:23	O'donnell's 65:8
learn 65:20 71:1		move 46:23,24 47:1	object 13:5
learned 71:3		moved 46:22 47:3	obligation 7:12
learning 66:6		multipurpose 49:7	OBR 39:12,17,22 40:3 41:4
left 43:6 44:7,18, 20		Municipal 5:14 9:19	
legal 9:7,10		<hr/> N <hr/>	
lieutenant 14:10, 12,14 19:20,24 20:1 36:11,13 38:20 39:8	Mcelligott 32:8,23	N-e-u-m-e-r 4:24	
lieutenants 45:9, 19	Mcnaughton 15:5	names 23:16	
literally 62:13		needed 30:1	

OBR'S 38:6 39:11 40:13 41:12,15,21 42:4 47:18,21	OIG 4:13	part 7:3	56:3 59:20 61:12 62:2 68:13 70:12 71:20
observe 60:18	ongoing 62:17	partner 26:24	PO'S 45:9
obtain 9:10 69:8	online 41:19	party 4:12	point 46:6 63:6 70:10
occasionally 61:24 63:2	opening 66:23	passed 29:16	pointed 24:5
occasions 51:19	operation 37:2,6	past 22:21	police 7:21 8:4,6, 11 11:20 12:8 14:2,9 17:1,2 21:23 30:10 39:9
occurred 13:7 27:22 53:4,12	operational 47:5	Pat 42:15,22	police-involved 16:8,9,22,23 18:1, 6,9,11 21:18,24 39:4 40:8
OCIC 17:7 40:10 47:23 48:3	operationally 37:15	patrol 15:1,5 17:22 18:8,12,18, 20 54:8 55:5 67:5	posed 12:10
October 14:15,16, 19,23 15:11 17:9 19:9,24 31:1 40:14 51:7,24 52:21 53:16 54:22,24 55:6 65:19 66:15	operations 16:2 19:19,23 38:20 45:15	pause 59:6	position 14:3 27:7 31:9 40:16,20 61:8 67:9
office 5:6 6:24 7:4 11:4,6,16 12:12 19:15 43:3 44:11, 12,14 47:8 57:16 70:4,5,9,20	opinion 63:1	pending 10:23 11:1	positions 14:6
officer 7:16 10:20 12:2 14:3,9,21 15:16,22,23 16:7, 12,21 18:14,15,16 21:19 22:2,3,8 24:6 25:4,9 30:7, 10,19,20 31:2,3,6, 9,19,22,23 32:4,22 38:4,16,22,24 39:11,14,16 40:1 41:1 45:5,14 46:4, 9 47:5 51:19 52:8 60:18 61:19 62:16 63:12 67:15	opposed 63:22	people 15:10 24:2 40:19 50:11 54:18 64:3 69:24	positive 20:2
officers 17:20 23:10,13,14,17,19, 21 24:2 25:16 28:4 29:22 30:24 32:7 41:11,16 47:21 61:3 62:20 63:22 64:1,21 65:1 66:17 67:2	oral 8:8,10	perimeter 18:19, 21,23 19:2 22:15, 21,22 25:20 28:7,9 29:2,14 44:1	possibility 15:8
official 7:3 8:4	orally 13:1	perimeters 18:19 25:14	post 54:22,24 55:6 57:22 61:6
	order 7:19 10:19 12:4,10,13,23 13:2 16:19,20 18:3,5	persist 7:18	post-shooting 52:4,7 53:10
	orders 21:22 67:13	personal 55:15, 18,20	PPO 14:7
	Ordinance 9:20	personally 62:23 71:10	practice 4:8 16:23 17:1,24 66:16
	outer 18:19,21,23 22:14,21 29:1	personnel 25:12, 17,21 27:17 28:8, 19	preface 12:19
	overhearing 46:18	Peter 4:24 6:23 11:15	prejudicial 13:8
	oversee 45:23	phone 20:24 55:15	preliminary 4:2 13:12
	overtime 43:12	pinpoint 26:14	preparing 16:4
	<hr/> P <hr/>	place 43:18	present 4:4 5:2,12 9:8 11:14 26:3 29:22 31:21 50:1 56:10 69:3
	P-l-e-i-n-e-s 5:8	planning 16:2	presentation 50:14
	p.m. 4:21 68:5,7	play 55:22 56:17 57:23	
	paper 41:23 42:18 56:15	Pleines 5:7 6:18 11:21 13:19 15:13 16:15 48:20 55:7	
	paragraph 6:13, 15 7:8,24 8:13,21 9:4,14,23 10:6		
	parked 23:1,4,7 32:17		

press 42:16 51:7, 11,15,20	pull 70:2 71:14	27:18 28:2,3 29:2 30:4,6,9 32:7,11, 21 36:4,7,12,14 37:4,17,20,23 38:2 41:7,24 42:9,11, 19,24 43:5 44:6, 13,18 46:14,17 47:23 49:19 50:3, 4,20 51:1,9,22 52:9,19,22,23 53:2,3,7,13 54:5,7, 10 55:13,18 58:7 62:5 65:9,14 66:2, 3,5,8 67:13 69:14 71:17	relayed 27:12 35:21
pretty 25:10 28:23	pulled 69:22 70:2		release 49:9 51:8, 11,15
primary 27:21	Punishment 63:18		releases 51:20
prior 31:1 40:20 41:3 51:16 61:5	purpose 49:13		relieved 18:15
probation 14:9	pursuant 5:12		remain 7:11
procedure 30:13	put 7:12,15 34:23 41:19		remaining 25:19
proceeding 9:2	<hr/> Q <hr/>		remember 14:15 18:4 19:13 22:15, 20 23:12 24:21,24 25:7,10 29:12,13 30:17,20 32:9,12 33:20 36:8,9,23 44:9 49:10 71:2
proceedings 68:6 72:12	question 7:16 9:17 15:14 16:16 62:2,4 64:5 68:19	receipt 13:17	removal 8:18
process 30:16 38:13,23 39:20,21, 23 40:4,12 41:5 57:1 62:18	questioning 13:12 68:15	receive 55:1	report 8:4,7,9 38:9,10 39:6,11,13 59:22 61:4 63:18
product 4:11	questions 7:5,12, 15 10:18 11:10,24 12:5,10,24 44:23, 24 47:15 58:3 65:16 68:10 71:22 72:1,2,3	received 12:23 20:12	reporter 4:4,11,16 5:1
prohibits 8:7	<hr/> R <hr/>	receiving 20:9 54:17	reporters 4:9,23
promotion 46:9, 23	rank 53:23	recognize 48:9,10	reports 38:4 39:2 41:19 42:2 56:4,8, 12,18,23 57:1,19
prompted 56:22	reach 61:15	recollection 20:8, 14 24:4 26:9 29:17 42:21 63:19	representative 9:7,10 42:15
proper 11:23	reaction 34:19 50:23 51:1 58:10, 12,18	recollections 30:19	representatives 42:8,12
properly 61:2 62:1,17 64:20	reactions 34:14, 18 58:8	record 4:9,19 5:4 13:24 68:5,8 72:11	request 4:13
property 4:11	read 6:11,13,14,15 7:8,24 8:13,21 9:14,23 10:2,6 41:23	recording 4:10, 13,17	required 61:3 64:1
prosecution 11:7	reading 42:18	references 68:15	requires 18:3,5
protect 24:16	reason 52:12	referring 57:20 66:23	research 65:5,13
protected 19:7	reasonable 9:9	reflect 4:19	respect 13:14 16:7,9,21,23 18:9 39:3 47:18 65:18 70:16
protecting 23:3, 11,20	recall 13:8 14:11 19:22 21:21 22:4 23:4,16 24:18 25:8,18 26:5,6,16	refusal 7:18,20 9:16	respectfully 11:10
protection 18:21, 24		refuse 7:14	respond 17:3 18:1,3,5 20:19
provide 4:5 72:4		refusing 11:24	
provided 4:12 11:22		regulations 7:21 8:7	
providing 4:3		related 65:5	
public 49:9		relating 54:3	
Pulaski 22:17,19 27:2,3,4,7 29:6,8, 10 32:18			

21:7	rules 7:20 8:6	settlement 57:9, 16	similar 39:23 64:5
responded 22:1 70:1	run 37:9	sheets 17:13	sir 12:14
responding 26:24	running 45:12	shift 17:10	situation 39:2 63:11
response 38:4,9 39:2,6 42:22 63:4	S	shoot 58:18 59:2,7 60:9	situations 38:11
responses 8:3	scene 17:4,5 19:1, 5,6 20:19 21:8,11, 17,20,23 22:12,24 23:3,8,11,20 24:7, 10,13,15 25:3,11, 17,19,21,23 26:10, 17 27:13,16,17 28:1,4,19 29:19,21 32:10 33:2,19 34:12 35:1,8,11,15 36:1,5,13,16,19,24 41:10,16,22 42:8, 12 43:2,6,19,21 44:5,7,19,23 46:13 47:20 48:7,12,15 51:3 54:19,23 58:14 61:11 65:21, 24 66:7,10 69:3,13 70:1 71:4,8	shooting 10:19 12:1 16:8,10,22 18:1,6,10,12 19:12 20:18,20 21:8,18, 23 22:13,24 23:22 24:3 25:23 26:11 27:11,13,22 28:12, 16 32:18 33:2,3 34:9 35:11,12,15, 22 36:6 37:19 38:1 39:7,9 40:9 41:10, 16 42:8,16,23 43:2,6,17,21 44:8, 23 46:14 47:20 49:1 51:4,8,23 52:1,13,20 53:1,5, 6,11,17 54:4,6,9, 13,16 55:2,19 58:16 60:12 61:6 65:3 67:20,23 68:18,23 69:3 71:9	socially 37:15
responsibilities 15:21 16:1,6,11 18:8 21:20,22 61:18 67:15	screen 39:24	shootings 16:24 17:2 22:1,6,7 30:10 39:4	someone's 33:21, 22
responsibility 18:16,18,20 39:1, 10 62:10 64:15 67:4,10	secure 25:20 28:9	shoots 59:6	sort 37:14,15 72:4
responsible 18:12	secured 25:14	short 68:6	south 14:3 22:17 29:3,4 41:2 46:22
rest 50:10	securing 28:7 44:1	shot 29:23 58:15, 17,24	southbound 32:17
result 8:10	sending 55:14,18	showed 49:8	span 60:20 64:9
retrieval 60:19 62:6,9 64:14	sense 27:21	showing 50:14 68:23	SPAR 63:16 66:23
retrieved 60:14,15 64:6,11	separated 13:2	shown 50:2,8	speak 29:22 65:8
retrieving 35:2 70:18	separation 8:10	side 29:5,9 67:5	speaking 28:3
review 10:3 38:18 39:1 40:5 41:15,21 51:15	sergeant 14:10, 12,13 24:23 25:5 36:1,2,5 38:15,18 40:5 69:24 70:17 71:8,15	sideways 34:6	special 16:19
reviewed 38:19 42:4	sergeants 45:9,19 63:8,10 67:8	sign 10:8 64:18	specific 16:10 20:8 21:22 22:4 26:9 28:22 30:4,18 32:11 37:19 45:10 57:6 66:19 67:11, 14 71:12
reviewing 69:4,16	serve 7:22 9:20	significantly 40:13,18	specifically 15:12 19:21 22:19 23:12 29:12 30:16 34:3 36:23 37:4,20 40:17 42:20 44:10 45:22 47:23 49:19 52:10 57:5 62:12 63:5 64:24 65:19 66:2 67:1 69:14 70:10,21 71:2
ride-through 35:16	setting 18:19	silent 7:11	specifics 32:22
rights 6:8 10:2			spell 5:3
road 9:4			spoke 23:17,19 36:8,10
Robert 11:12 12:7			spoken 26:23 29:24
role 51:10 55:22 56:17 57:23			squad 21:12 22:18 23:1,5,9 25:2 27:6,
room 49:7			
Rule 8:5			

8 29:3 34:4 60:13 62:7 65:20 66:6,10 70:18 71:15	Summary 63:17	talked 21:15 28:7 32:10 37:21 53:18	17 59:6 61:1
standing 25:1	summoned 67:18	talking 30:16,19 32:7 42:9 53:7,13 54:18,19 71:17	tire 32:13
stands 63:17	superintendent 47:4 49:4,16,18,24 65:11	tape 19:5	title 13:23 14:18 31:12
star 13:24 14:1	superintendent's 65:3	task 65:7	today 4:5 5:12 10:18 11:23 12:11 58:11
start 13:22 15:19 19:11 33:12 43:15 47:6	superior 7:16 10:20 12:2	tasks 65:4,8	today's 4:20
started 14:7 27:10,11 58:24	supervising 15:10	tech 69:24	told 24:20,22 26:22,23 33:6 35:1 48:13 58:14,23,24 59:13 66:2,3
state 11:1,8 13:23 71:23	supervision 28:15 45:18	technical 64:1,3, 17	Tom 6:16 11:21 13:12 44:21 68:9 71:19
statement 8:15,23 9:18 10:1 12:19, 20,22 42:14	supervisor 18:13 38:15 40:5,7,9 63:6	telephonically 11:14	topic 61:23
statements 8:3	supervisors 35:24 48:7 54:2	telling 19:11 27:9	topics 58:4
states 6:21	supervisory 37:23	tenure 22:2 52:7	total 18:16
step 61:21	Supplementary 56:3,7,12,18 57:19	Teresa 5:1	traffic 17:5
steps 59:23	supposed 16:21	terms 17:24	training 61:15
stick 60:6	Supps 55:23 56:1	testified 6:3	transcript 4:5,8 13:14,16,18
stop 29:7	surprise 66:9	texts 55:14	transferred 32:1
stopped 58:17	surprised 66:13	thereof 9:1	trends 16:3
straight 44:13	surrounding 13:9	thing 23:8	Tribune 41:20
strategies 16:4	sworn 4:1 5:17 6:3	things 37:1,12 40:19 47:17 51:20 57:5	trouble 59:8
street 17:7 22:19 29:4 44:17 63:9	system 42:1 61:17 62:15 63:21,23 70:3,19	thinking 61:21	TRR 38:8,14 39:24 41:5
streets 29:6,9	systems 65:18 66:13,18 67:6	Thomas 5:7	TRR'S 38:5,23 40:13 41:11,22 42:4 47:18,21
strike 56:23		thought 37:24	True 40:20
subject 39:15		threatened 40:2	truthfully 7:6,13
submitted 56:7, 12		ticket 61:3 64:2	turn 27:10 59:1 63:13,22 64:23
submitting 56:10		time 4:21 9:9 15:6 17:12,15 19:16 24:23 26:6,10,14 29:16 31:14,21 33:1 35:10,14 39:5 42:16 43:1,5,14 44:21 45:12 49:1, 3,22 54:15 55:13 58:2 60:20 64:9 68:4,7 72:4,9	turned 60:22
subsequently 41:14		times 37:11 52:15,	turning 62:16,20
sufficient 25:16 28:8			two-and-a-half 43:21
Suite 4:23			
	tactical 38:3,9 39:2,6		
	taking 70:19		
	talk 25:4 37:1,12 38:3 42:7 66:3,20		

type 38:11 55:19 typically 19:4 21:6 30:9,11,15 37:9 38:19 45:8 47:22 48:3 52:14 <hr/> U <hr/> unavailable 52:17 understand 6:22 7:2,10,11,14,17 8:2,5,8,15,23 9:6, 16 10:16 12:13,14 16:15 29:15 40:15 58:7 understanding 16:18 43:17 47:19 48:1 49:13 69:19, 21 70:8 71:23 unduly 9:11 union 9:7,10 units 47:5 updates 54:17,20 55:1 <hr/> V <hr/> Van 24:17,20 25:4, 9 26:23,24 27:8,11 29:23 30:7,16 31:1,3 34:5,8 35:20 46:15,18 58:15,23 vehicles 64:7,12 verbatim 4:5 versus 45:4 victim 39:14,18 video 33:2,5,7,13, 15,18,24 34:15 35:11 48:11,17,24 49:2,8 50:2,5,8,15, 19,24 53:19,22 54:1 58:8,11,16 59:5 60:6,14,19 61:10,24 62:6,9	63:21 65:5,12,18 66:18 67:6,11 68:16,18,21,22,24 69:5,6,16,20 70:18,24 71:14 videos 66:1 view 35:8 69:10,20 viewed 33:9 viewing 69:7 violation 7:20 9:19 Volpentesta 5:1 voluntarily 12:21 <hr/> W <hr/> W-a-l-s-h 5:10 14:1 wait 17:6 walk 14:5 19:10 walk-through 35:16 walked 24:7 walking 25:10 34:6 Walsh 4:15,18 5:9, 16 6:1,7,22 7:7,23 8:12,20 9:3,13,22 10:5,16 11:20,22 12:4,9,14 13:21 14:1 30:19,20 31:1,3,6,9 32:4 46:15 68:14 Walsh's 34:5 wanted 47:4 49:5 50:21 60:16 watch 17:12,14, 17,18,19,21 19:18, 19,20,23 31:7,10, 13,14,16,17 32:4 37:10 38:20 45:7, 11,12,22 46:5,7,9 50:18 60:17	watching 33:15, 18 48:16 54:1 58:13 ways 20:17 weapon 34:8 West 4:23 widespread 62:19 63:1 willingly 64:22 witnesses 29:18 Wojcik 36:11,13 48:8,11 wondering 45:2 word 40:18 words 34:23 work 4:11 20:23 37:10 43:12 56:16 57:5 66:14,21 worked 45:10 47:11 working 17:10,12 19:14 43:24 61:2 62:1,17 64:20 66:1 67:7 works 37:9 writing 13:1 written 8:8,9 wrongdoing 11:3 <hr/> Y <hr/> year 17:16 49:3 58:8 years 13:7 22:9 yellow 19:6
--	---	--

CITY OF CHICAGO
OFFICE OF INSPECTOR GENERAL

ADVISEMENT OF RIGHTS

I, Dennis Walsh, understand that I am being interviewed by
Kristopher Brown and Peter Neumer from the City of
Chicago Office of Inspector General.

DATE 11/3/16 TIME 2:09pm LOCATION 300 West Adams St. Ste. 800, Chicago, IL

I understand that this interview is part of an official investigation and that I have a duty to cooperate with the Office of Inspector General, which includes answering all questions completely and truthfully.

I understand that I have no right to remain silent. I understand that I have an obligation to answer questions put to me truthfully. I understand that if I refuse to answer questions put to me, I will be ordered by a superior officer to answer the questions. I further understand and I have been advised that if I persist in my refusal to answer after an order to do so, such further refusal constitutes a violation of the Rules and Regulations of the Chicago Police Department and may serve as the basis for my discharge.

I understand and have been advised that my statements or responses may constitute an official police report. I understand that Rule 14 of the Chicago Police Department's Rules and Regulations prohibits making a false report, written or oral, and I further understand that making such a false report, whether written or oral, may result in my separation from the Chicago Police Department.

I understand that any statement made by me during this interview may be used as evidence of misconduct or as the basis for disciplinary action up to and including removal or discharge.

I understand that any statement made by me during this interview and the fruits thereof cannot be used against me in a criminal proceeding.

I understand that I have the right to have a union representative, or legal counsel of my choosing, present at the interview to consult with, and that I will be given a reasonable time to obtain a union representative or legal counsel as long as the interview is not unduly delayed.

I understand that a refusal to answer any question, or any false, inaccurate, or deliberately incomplete statement by me would constitute a violation of Chicago Municipal Ordinance 2-56, and may serve as the basis for my discharge.

I acknowledge that this statement of my administrative rights has been read aloud to me, and I have been allowed to review this document.

Capt. D. Walsh
Employee Signature

Witness: Bon Witness: K. Neumer

WAIVER

Understanding these rights, I wish to answer questions from investigators from the Office of Inspector General without having a union representative or legal counsel present. No promises or threats have been made to me and no pressure or coercion of any kind has been used against me.

Employee Signature: _____

